Case 2:12-cr-003111-ph s-page 1 of 1 WESTERN DISTRICT OF TEXAS DEL RIO DIVISION

UNITED STATES OF AMERICA

\$
vs.

\$

Toey Longoria (arza \$

Case No. DR-12-CR-00311-AM-1

WAIVER OF PRELIMINARY HEARING AND/OR DETENTION HEARING (Rule 5 or 32.1, Fed.R.Crim.P.)

Preliminary Hearing	
	, charged in a complaint pending in this District, and having appeared this as required by Rule 5 or Rule 32.1, Fed. R. Crim. P., including my by waive (give up) my right to a preliminary hearing.
	, el inculpado en una acusacion pendiente en este Distrito, he formado de mi derecho a una audiencia preliminar, cumpliendose con de Procedimiento Penal Federal, por este medio renuncio a (abandono)
Date:	Defendant/
	Counsel for Defendant

Detention Hearing

I have also been advised of my right to a detention hearing. I have been advised that, at a detention hearing, the court will hear evidence to determine whether I should be held in jail without bond or whether a bond should be set for me. I have been advised that, if I waive (give up) my right to a detention hearing, I will be held in jail without bond while I wait for my trial. I hereby waive (give up) my right to have a detention hearing.

Tambien me han informado de mi derecho a una audiencia para fijar fianza. Me han informado que en la audencia para fijar fianza, el juez recibira pruebas para poder determinar si sequire detenido sin fianza, o si me fijaran fianza. Me han informado que si renuncio (abandono) mi derecho a una audencia para fijar fianza, sequire detenido sin fianza hasta que se me someta a juicio. Renuncio (abandono) me derecho a una audiencia para fijar fianza.

Date: 3-9-12

Defendant Defendant

Counsel for Defendant